

UNITED STATES DEPARTMENT OF COMMERCE
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| SERIAL NUMBER | FILING DA | TE | FIRST NAMED APPLICANT | AT | TTORNEY DOCKET NO. | |
|---|-----------|----------|-----------------------|--------------|--------------------|----------|
| 08/91 | 8, 288 | 08/25/97 | BOIME | I | 29500200 | 5025 |
| HM12/1105 MORRISON AND FOERSTER 2000 PENNSYLVANIA AVENUE N W WASHINGTON DC 20006 | | | | EXAMINER | | <u> </u> |
| | | | | SPECTOR, L | | |
| | | | | ART UNIT | PAPER NUMBER | |
| | | | | 16. | 46 | |
| | | | | DATE MAILED: | 11/05/99 | 9 |

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

| NZ/I | HE PERIOD FOR | R RESPONSE: | | | |
|-------------|-----------------------------------|---|--|--|--|
| a) 17 | 1 is extended to | run | or continues to run | $5m\infty$ · from the d | ate of the final rejection |
| b) [| | months from the date of | the final rejection or as | | risory Action, whichever is later. In no |
| | The date on w purposes of de | hich the response, the patermining the period of e | etition, and the fee have extension and the corre | e been filed is the date of the sponding amount of the fee. | osed response and the appropriate fee. response and also the date for the Any extension fee pursuant to 37 CFR onse or as set forth in b) above. |
| _ A | ppellant's Brief is | due in accordance with | 37 CFR 1.192(a). | | |
| | | se to the final rejection, fation in condition for allo | | has been considered with t | he following effect, but it is not deemed |
| 1. | The proposed | amendments to the claim | and /or specification w | ill not be entered and the fina | Il rejection stands because: |
| | a. There is presente | | inder 37 CFR 1.116(b) | why the proposed amendmen | nt is necessary and was not earlier |
| | b. They rais | e new issues that would | require further conside | ration and/or search. (See N | ote). |
| | c. 🗌 They rai | se the issue of new matt | er. (See Note). | | |
| | d. They a appeal. | e not deemed to place t | ne application in better | form for appeal by materially | reducing or simplifying the issues for |
| | e. They pr | esent additional claims w | ithout cancelling a corr | esponding number of finally re | ejected claims. |
| | NOTE: | | | | |
| 2. | Newly propos | ed or amended claims | wou | ld be allowed if submitted in a | separately filed amendment cancelling |
| | the non-allowa | | | | |
| 3. | Upon the filing be as follows: | an appeal, the proposed | l amendment will b | e entered 🔲 will not be ente | ered and the status of the claims will |
| | Claims allowed | | | | |
| | Claims objecte Claims rejected | d to: d: 1,3-9,11,13-1 | 9,24,23-29,3 | <u>4,35-3</u> 9 | |
| | Howe | • | a the following rejection | (a): | |
| | Applicants | s response has overcom | a the following rejection | (s). | |
| 4. E | nainta | med for rea | sous Ofreco | onsidered but does not overce and . Wolf essential as | that alaines do not |
| 5. 🗀 | The affidavit or presented. | exhibit will not be consid | lered because applican | t has not shown good and su | ficent reasons why it was not earlier |
| — □ ~ | 11 TT | ng correction has | son decl. ur | revacuted. | Jonaine |
| Hou | eh declar | ration not per | usuasive a | to laimed | Spector |
| PTOL 3 | eins, tas 03 (REV. 5-89) | piolon s | | guired. | LOHARINE SPECTOR RAMINER REMAINER |